



COURT OF APPEALS
SECOND DISTRICT OF TEXAS

CHIEF JUSTICE
BONNIE SUDDERTH

JUSTICES
LEE GABRIEL
ELIZABETH KERR
MARK T. PITTMAN
J. WADE BIRDWELL
DABNEY BASSEL
DANA WOMACK

TIM CURRY CRIMINAL JUSTICE CENTER
401 W. BELKNAP, SUITE 9000
FORT WORTH, TEXAS 76196-0211

TEL: (817) 884-1900

FAX: (817) 884-1932

www.txcourts.gov/2ndcoa

CLERK
DEBRA SPISAK

CHIEF STAFF ATTORNEY
LISA M. WEST

GENERAL COUNSEL
CLARISSA HODGES

May 1, 2019

Alison Grinter
9226 Snowberry Dr.
Frisco, TX 75035
* DELIVERED VIA E-MAIL *

Joseph W. Spence
Assistant District Attorney
Tim Curry Criminal Justice Center
401 W. Belknap St.
Fort Worth, TX 76196
* DELIVERED VIA E-MAIL *

RE: Court of Appeals Number: 02-18-00138-CR
Trial Court Case Number: 1485710D

Style: Crystal Mason
v.
The State of Texas

The case has been set for submission **with oral argument** on **Tuesday, June 4, 2019, at 10:30 AM**, before a panel consisting of Justice Gabriel, Justice Birdwell, and Justice Bassel, in the courtroom of the Court of Appeals for the Second District of Texas, which is **located on the 9th floor of the Tim Curry Criminal Justice Center**. This panel is subject to change. *See* Tex. R. App. P. 39.8. You can find the court's case submissions on our website at <http://www.search.txcourts.gov/Submission.aspx?coa=coa02&s=c>.

No later than ten days before the scheduled oral-argument date, a party may, but is not required to, submit to the court three paper copies of the party's brief as a courtesy for the panel.

Shortly before the scheduled argument time, all attorneys who will be arguing must check in with the clerk in the courtroom and tell the clerk how much time is needed for argument.

The court limits oral argument to fifteen minutes per side and an additional five minutes for appellant's rebuttal. If you tell the courtroom clerk that you will need less than this time to argue, you cannot change your mind during the course of oral argument. If you plan to ask for additional time—which must be done in advance—see Local Rule 4.B for instructions.

NOTE: Under Local Rule 4.D, any party choosing to waive oral argument must notify the court and all parties at least seven days before the scheduled submission date. Otherwise, counsel must appear at the time set for oral argument.

Respectfully yours,

DEBRA SPISAK, CLERK

A handwritten signature in black ink that reads "Debra Spisak". The signature is written in a cursive, flowing style.

By: Shoshanna Cordova, Deputy Clerk